



# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/536,053	03/27/2000	Michael K. Just	0500.9912151	5651
23418	7590 11/21/2005	EXAMINER		
	RICE KAUFMAN & : .LLE STREET	ZAND, K	ZAND, KAMBIZ	
	CHICAGO, IL 60601		ART UNIT	PAPER NUMBER
			2132	

DATE MAILED: 11/21/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		09/536,053	JUST, MICHAEL K.			
		Examiner	Art Unit			
		Kambiz Zand	2132			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATES and time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D. (35 U.S.C. § 133).			
Status						
1)	Responsive to communication(s) filed on 19 Se	entember 2005				
′=	This action is <b>FINAL</b> . 2b) ☐ This action is non-final.					
3)□	,					
- ,	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims					
<b>4</b> )⊠	4)⊠ Claim(s) <u>1-7,9-15,17-26,28-35,37,38 and 40-44</u> is/are pending in the application.					
-	4a) Of the above claim(s) is/are withdrawn from consideration.					
	Claim(s) 40-44 is/are allowed.					
·	· · ·					
7)🖂	Claim(s) <u>9,11,13,15,19,28 and 37</u> is/are objected to.					
· · · · · · · · · · · · · · · · · · ·						
,—	on Papers	·				
	·					
9) The specification is objected to by the Examiner.						
10)⊠ The drawing(s) filed on <u>27 March 2000</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
44)	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
11)[]	The path or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.			
Priority u	ınder 35 U.S.C. § 119					
a)[	Acknowledgment is made of a claim for foreign  All b) Some * c) None of:  1. Certified copies of the priority documents  2. Certified copies of the priority documents  3. Copies of the certified copies of the priority application from the International Bureau  see the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage			
2)  Notice 3)  Inform	e(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa				

Art Unit: 2132

#### **DETAILED ACTION**

- 1. The text of those sections of Title 35,U.S.Code not included in this section can be found in the prior office action.
- The prior office actions are incorporated herein by reference. In particular, the observations with respect to claim language, and response to previously presented arguments.
- 3. Claims 8,16,27,36 and 39 have been canceled.
- 4. Claims 1-7, 9-15, 17-26, 28-35, 37-38 and 40-44 are pending.

## Response to Arguments

5. Applicant's arguments filed 09/19/2005 have been fully considered but they are not persuasive with respect to independent claims.

As per applicant's arguments with respect to claims 38 and 17, examiner makes the following remarks:

- a) examiner has not read added limitations to the claims. All limitation of claim 38 has been addressed below. added features disclosed by the references in the last office action are irrelevant if all limitation of a claim being addressed.
- b) As per "updating.." limitation in claim 17, such process of mapping already addressed by the reference as disclosed below. Act of updating is nothing but <u>repeat</u> of the same process disclosed by the references.

Art Unit: 2132

6. Examiner however has withdrawn the rejection of claims 9, 11, 13, 15, 19, 28 and 37 in the light of applicants other arguments; and further in view of the specification and review of the claims.

#### Claim Rejections - 35 USC § 103

Claims 1-7, 10, 12, 14, 17, 18, 20-25 and 29-35 are rejected under 35
 U.S.C. 103(a) as being unpatentable over Chan et al (2002/0019941 A1) in view of Schmeidler et al. (6,763,370 B1); and further in view of Bisbee et al (6,367,013 B1).

As per claims 1, 17, 20 and 29 Chan et al discloses the determination of a digital signature verification error (see page 8, second column, third paragraph, page 9, first column, first paragraph, and page 10, first column, second paragraph) and the generation of a digital signature verification map (see page 8, first column, third paragraph and page 9, second column, third and fourth paragraphs) but do not explicitly disclose association of the digital signature with corresponding public key (generating digital signature using public key). However Schmeidler et al. (6,763,370 B1) disclose association of the digital signature with corresponding public key (generating digital signature using public key) see col.26, lines 55-59). It would have been obvious to one of ordinary skilled in the art at the time the invention was made to utilize Schmeidler's public key digital signature algorithm in Chan's method, apparatus and storage medium signature verification error detection in order to provide security to protect the value of

Art Unit: 2132

the content and prevents unauthorized use and copying thereof (see scmeidler col.2, lines 21-23). Chan et al in view of Schmeidler et al do not disclose received message header identifier association with public key, digital signature entity and the mapping. However Bisbee et al (6,367,013 B1) disclose header identifier association with public key, digital signature entity and the mapping (see fig.1a,23A4a and 5a and associated texts). It would have been obvious to one of ordinary skilled in the art at the time the invention was made to utilize Bisbee et al 's digital signature chaining in chan's Chan's method, apparatus and storage medium signature verification error detection in view of Schmeidler's public key digital signature algorithm in order to re-validate e-original object a current time stamp and digital signature and current authentication certificate.

As per claims 2, 5, 21, 24, 30, and 33, in addition to the teachings applied above, Chan et al discloses the storage, receipt, and digital signature verification map update Page 9 of at least one acceptable message header identifier, which becomes a map entry (see page 8, first column, third paragraph, last sentence and page 10, first column, first and second paragraphs).

As per claims 3, 22, and 31, in addition to the teachings applied above, Chan et al discloses that the generation step includes mapping the plurality of acceptable message header identifiers on a per certificate subject identification basis (see page 8, first column, third paragraph).

Art Unit: 2132

As per claims 4, 10, 12, 18, 23, and 32, in addition to the teachings applied above, Chan et al discloses the verification of a digital signature associated with received message information (see page 8, second column, third paragraph', page 9, first column, first paragraph, page 9, second column, third paragraph, and page 10, first column, second paragraph).

As per claims 6, 14, 25, and 34, in addition to the teachings applied above, Chan et al discloses that the message header identifier includes at least one of data representing a sender's email address, telephone number, and unit identifier (page 8, first column, third paragraph; page 9, second column, second paragraph; and page 9, second column, third paragraph, second sentence).

As per claim 7, 26 and 35 Chan et al (2002/0019941 A1) in view of Schmeidler et al. (6,763,370 B1) discloses the determination of a digital signature verification error (see page 8, second column, third paragraph', page 9, first column, first paragraph', and page 10, first column, second paragraph) and the generation of a digital signature verification map (see page 8, first column, third paragraph and page 9, second column, third and fourth paragraphs). Chan et al also discloses the storage, receipt, and digital signature verification map update of at least Page 11 one acceptable message header identifier, which becomes a map entry (see page 8, first column, third paragraph, last sentence and page 10, first column, first and second paragraphs). Chan et al additionally discloses the verification of a digital signature associated with received

- . - -

Art Unit: 2132

message information (see page 8, second column, third paragraph; page 9, first column, first paragraph', page 9, second column, third paragraph, and page 10, first column, second paragraph). Chan et al also discloses

that the determination of a digital signature verification error includes the comparison of a public key certificate identifier with the message header identifier (see page 8, second column, third paragraph), the generation of a mismatch notification (see "appropriate error code" on page 8, second column, third paragraph, second sentence), and the verification of a digital signature based on a verification key associated with the public key certificate identifier (See the certificate of the stated message source and SID based on this certificate on page 8, first column, third paragraph', page 8, second column, third paragraph; and page 9, first column, first paragraph. Also see the digital signature of the message that ensures the authenticity of the message source and has a verification key ensured by the above certificate on page 9, second column, third paragraph and page 10, first column, second paragraph.). Chan et al fails to expressly disclose the digital signature of the digital signature verification map. However, Chan et al does disclose the digital signature of an email message to ensure that the message is trustworthy, that it originates from the trusted

Page 12 message sender listed in the "from" field (see page 9, second column, third paragraph). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the method of Chan et al by applying Chan et al's signature technique to the digital signature verification map ("restricted token") containing the acceptable message header identifiers ("restricted SIDs"). One of

Art Unit: 2132

ordinary skill in the art would have motivated to do in order to ensure that modifications to the digital signature verification map originate from a trustworthy source (see page 9, second column, third paragraph, second sentence).

8. Claim 38 is rejected under 35 U.S.C. 103(a) as being unpatentable over Chan et al (US20O20019941A1) in view of Schmeidler et al. (6,763,370 B1) and further in view of Bisbee et al (6,367,013 B1) as applied to claims 1, 10, 20, and 29 above, and further in view of Cooper et al (US006O52442A).

As per claim 38 Chan et al discloses the determination of a digital signature verification error (see Chan et al--page 8, second column, third paragraph', page 9, first column, first paragraph', and page 10, first column, second paragraph) and the generation of a digital signature verification map (see Chan et al--page 8, first column, third paragraph and page 9, second column, third and fourth paragraphs). Chan et al also discloses the storage, receipt, and digital signature verification map update of at least one acceptable message header identifier, which becomes a map entry (see Chan et al--page 8, first column, third paragraph, last sentence and page 10, first column, first and second paragraphs). Chan et al additionally discloses the verification of a digital signature associated with received message information (see Chan et al-page 8, second column, third paragraph', page 9, first column, first paragraph; page 9, second column, third paragraph', and page 10, first Page 13 column, second paragraph). Chan et al fails to expressly disclose the generation of a trusted alias map and the display of at least one

Art Unit: 2132

subject alias. However, Cooper et al discloses these features (see the directory" t'display" and l'mnemonic tag" in Cooper et al--page 9, first column, II second and sixth paragraphs and column 10, first paragraph).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the method of Chan et al in view of Schmeidler by generating a trusted alias map relating Chan et al's URLS or sender email addresses to corresponding mnemonic aliases and by displaying these aliases in place of the same URLS and sender email addresses.

One of ordinary skill in the ad would have been motivated to do so in order to facilitate the identification of Chan et al's message sources in view of Schmeidler.

### Allowable Subject Matter

- 9. Claims 40-44 are allowed.
- 10. Claims 9, 11, 13, 15, 28 and 37 would be allowable if rewritten to include all of the limitations of the base claim and any intervening claims.

#### Conclusion

11.**THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not

Page 9

Application/Control Number: 09/536,053

Art Unit: 2132

mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kambiz Zand whose telephone number is (571) 272-3811. The examiner can normally reached on Monday-Thursday (8:00-5:00). If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gilberto Barron can be reached on (571) 272-3799. The fax phone numbers for the organization where this application or proceeding is assigned as 571-272-8300. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197

(toll-free).

Kambiz Zand

11/15/2005

AU 2132